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APPLICATION NO.	FILING DA	TE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/811,213	03/16/2001		Rajendra A. Panchal	CE087991	9115	
22917	7590 . 10/07/2004		EXAMINER			
MOTOROL		PHAN, TRI H				
1303 EAST /	ALGONQUIN R	OAD		ART UNIT	PAPER NUMBER	
SCHAUMBU	JRG, IL 60196			2661		
				DATE MAILED: 10/07/2004	DATE MAILED: 10/07/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)						
	09/811,213	PANCHAL ET AL.						
Office Action Summary	Examiner	Art Unit						
	Tri H. Phan	2661						
- The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailine earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may by within the statutory minimum of the will apply and will expire SIX (6) Mile, cause the application to become	a reply be timely filed nirty (30) days will be considered timely. DNTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).						
Status								
1) Responsive to communication(s) filed on								
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3) Since this application is in condition for allowa	ince except for formal ma	atters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.								
Disposition of Claims	•							
 4) ☐ Claim(s) 1-22 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 								
5)⊠ Claim(s) <u>11-18,21 and 22</u> is/are allowed.	<u> </u>							
6)⊠ Claim(s) <u>1,3 and 19</u> is/are rejected.	6)⊠ Claim(s) <u>1,3 and 19</u> is/are rejected.							
7) Claim(s) 2, 4-10 and 20 is/are objected to.	7)⊠ Claim(s) <u>2, 4-10 and 20</u> is/are objected to.							
8) Claim(s) are subject to restriction and/o	or election requirement.							
Application Papers								
9) The specification is objected to by the Examine	er.							
10)⊠ The drawing(s) filed on is/are: a)⊠ accepted or b)□ objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Ex	xaminer. Note the attach	ed Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119								
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:								
 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 								
 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage 								
application from the International Burea		Treceived in this National Stage						
* See the attached detailed Office action for a list of the certified copies not received.								
	·							
Attachment(s)								
1) Notice of References Cited (PTO-892)	4) Interview	Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application (PTO								
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 3/16/01 and 4/9/02.	6) Other: _							

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-10 and 19-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Noneman (U.S.5,887,252) in view of Diachina (U.S.5,835,860).
- In regard to claim 1 and 19, **Noneman** discloses in Figs. 1-3 and in the respective portions of the specification about the multicast transmission for the direct sequence code division multiple access 'DS-CDMA' cellular telephone system and method (For example see Abstract; col. 1, lines 7-9); wherein the base station 'BS' receives the request for multicast service from the mobile station 'MS' ("receiving a request to patch"; For example see col. 6, lines 9-11), generates the long code mask ("encoding dispatch communication using first CDMA long-code mask"; For example see col. 3, lines 6-8; wherein the long code mask is scrambled by the long code generator as disclosed in col. 1, lines 36-54); and transmits the assigned long code mask and traffic channel to the MS (""; For example see col. 6, lines 11-21; col. 4, lines 59-67); but fails to explicitly disclose that the request to patch is for the "dispatch target". However, such implementation is known in the art.

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For example, **Diachina** discloses in Figs. 1-3 and in the respective portions of the specification about the system and method for operating and administering the mobile station user groups in the wireless communication system such as FDMA, TDMA, CDMA, hybrid FDMA/TDMA/CDMA, etc. (For example see Abstract; col. 3, lines 50-58; col. 4, lines 40-57); wherein the paging request received by the home mobile switching center 'MSC' ("request to patch") is for the mobile station 'MS' in the visited MSC (For example see col. 6, lines 14-26). **Diachina** further discloses about the control and processing unit ("processor") and the transceiver ("receiver and transmitter") in the base station (For example see Fig. 3; col. 4, line 67 through col. 5, line 8).

Thus it would have been obvious to the person of ordinary skill in the art at the time of the invention was made to combine the invention as taught by **Diachina** in **Noneman**'s system, by implementing the method of receiving request to patch of the MS as for the "dispatch target", with the motivation being to improve the ability to request for adding MS or user to specific user group for conference call as disclosed.

- Regarding claim 3, **Noneman** further fails to explicitly disclose about the method for transmitting the dispatch page to the "dispatch target". However, such implementation is known in the art.

For example, **Diachina** further discloses wherein the paging request is routed to the mobile station 'MS' in the visited MSC (For example see col. 6, lines 17-21).

Thus it would have been obvious to the person of ordinary skill in the art at the time of the invention was made to combine the invention as taught by **Diachina** in **Noneman**'s system, Application/Control Number: 09/811,213

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by implementing the method of transmitting the request to patch to the MS in the visited MSC as

to the "dispatch target", with the motivation being to improve the ability to request for adding

MS or user to specific user group for conference call as disclosed in col. 6, lines 21-26.

Allowable Subject Matter

3. Claims 2 and 20 are objected to as being dependent upon a rejected base claim, but would

be allowable if rewritten in independent form including all of the limitations of the base claim

and any intervening claims.

4. Claims 11-15, 16-18, 21 and 22 are allowed. The following is an examiner's statement of

reasons for allowance:

Claims 11-15 and 16-18 are considered allowable since when reading the claims in light

of the specification, none of the references of record-alone or in combination disclose or suggest

the combination of limitations specified in the independent claims including.

Substantially regarding claim 11 and 21, the prior art of record fails to disclose the

system and method for the communication unit to invoke the dispatch patch service from the

base site in the CDMA communication system, which comprises the steps of decoding the

dispatch communication for the dispatch call using the CDMA long-code mask, transmitting the

request to patch the dispatch target into the dispatch call, wherein the dispatch call does not

involve the dispatch target prior to the step of transmitting, especially with receiving the CDMA

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long-code mask update information and decoding, subsequent to the step of transmitting, the

dispatch communication for the dispatch call using the updated CDMA long-code mask, wherein

the dispatch call involves the communication unit and the dispatch target.

Substantially regarding claim 16 and 22, the prior art of record further fails to disclose the

system and method for the communication unit to be patched into the dispatch call in the CDMA

communication system, which comprises the steps of receiving the dispatch page for the dispatch

call, receiving the channel assignment that indicates the first CDMA long-code mask used for the

dispatch call prior to the step of receiving the dispatch page, especially with generating the

second CDMA long-code mask using the first CDMA long-code mask and the dispatch identifier

of the communication unit and decoding the dispatch communication for the dispatch call using

the second CDMA long-code mask.

Any comments considered necessary by applicant must be submitted no later than the

payment of the issue fee and, to avoid processing delays, should preferably accompany the issue

fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for

Allowance".

Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure.

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Tsukagoshi (U.S.6,542,755) and Töyrylä; Hannu (U.S.5,465,391) are all cited to show devices and methods for improving multicast communication in the cellular telecommunication architectures, which are considered pertinent to the claimed invention.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tri H. Phan, whose telephone number is (571) 272-3074. The examiner can normally be reached on M-F (8:00-4:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kenneth Vanderpuye can be reached on (571) 272-3078.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9314

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth Floor.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office, whose telephone number is (703) 305-3900.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

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applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Denis ton The standing

Tri H. Phan September 30, 2004